### A BILL FOR AN ACT

RELATING TO THE INTERISLAND TRANSMISSION SYSTEM.

#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	PART I
2	SECTION 1. The legislature finds that Act 165, Session
3	Laws of Hawaii 2012, codified as part VIII of chapter 269,
4	Hawaii Revised Statutes, established the regulatory structure
5	under which interisland undersea transmission cables could be
6	developed, financed, and constructed. However, the legislature
7	notes that the current priorities of the legislature do not
8	include an interisland transmission system. The legislature
9	notes that it is more appropriate to remove references to the
10	interisland transmission system from the Hawaii Revised Statutes
11	until a consensus on such a system can be reached.
12	The purpose of this Act is to repeal chapter 269, part
13	VIII, Hawaii Revised Statutes, relating to the interisland
14	transmission system.
15	PART II
16	SECTION 2. Chapter 269, part VIII, Hawaii Revised
17	Statutes, is repealed.

#### S.B. NO. 376 S.D. 1 H.D. 1

1		PART III
2	SECT	ION 3. Section 235-7, Hawaii Revised Statutes, is
3	amended by	y amending subsection (a) to read as follows:
4	"(a)	There shall be excluded from gross income, adjusted
5	gross inco	ome, and taxable income:
6	(1)	Income not subject to taxation by the State under the
7	,	Constitution and laws of the United States;
8	(2)	Rights, benefits, and other income exempted from
9		taxation by section 88-91, having to do with the state
10		retirement system, and the rights, benefits, and other
11		income, comparable to the rights, benefits, and other
12		income exempted by section 88-91, under any other
13		<pre>public retirement system;</pre>
14	(3)	Any compensation received in the form of a pension for
15		past services;
16	(4)	Compensation paid to a patient affected with Hansen's
17		disease employed by the State or the United States in
18		any hospital, settlement, or place for the treatment
19		of Hansen's disease;
20	(5)	Except as otherwise expressly provided, payments made
21		by the United States or this State, under an act of

### S.B. NO. S.D. 1 H.D. 1

1		congress of a law of this state, which by express
2		provision or administrative regulation or
3		interpretation are exempt from both the normal and
4		surtaxes of the United States, even though not so
5		exempted by the Internal Revenue Code itself;
6	(6)	Any income expressly exempted or excluded from the
7		measure of the tax imposed by this chapter by any
8		other law of the State, it being the intent of this
9		chapter not to repeal or supersede any express
10		exemption or exclusion;
11	(7)	Income received by each member of the reserve
12		components of the Army, Navy, Air Force, Marine Corps,
13		or Coast Guard of the United States of America, and
14		the Hawaii National Guard as compensation for
15		performance of duty, equivalent to pay received for
16		forty-eight drills (equivalent of twelve weekends) and
17		fifteen days of annual duty, at an:
18		(A) E-1 pay grade after eight years of service;
19		provided that this subparagraph shall apply to
20		taxable years beginning after December 31, 2004;

### S.B. NO. S.D. 1 H.D. 1

1		(D)	E-2 pay grade after eight years of service;
2			provided that this subparagraph shall apply to
3			taxable years beginning after December 31, 2005;
4		(C)	E-3 pay grade after eight years of service;
5			provided that this subparagraph shall apply to
6			taxable years beginning after December 31, 2006;
7		(D)	E-4 pay grade after eight years of service;
8			provided that this subparagraph shall apply to
9			taxable years beginning after December 31, 2007;
10			and
11		(E)	E-5 pay grade after eight years of service;
12			provided that this subparagraph shall apply to
13			taxable years beginning after December 31, 2008;
14	(8)	Inco	me derived from the operation of ships or aircraft
15		if t	he income is exempt under the Internal Revenue
16		Code	pursuant to the provisions of an income tax
17		trea	ty or agreement entered into by and between the
18		Unit	ed States and a foreign country; provided that the
19		tax	laws of the local governments of that country
20		reci	procally exempt from the application of all of
21		thei	r net income taxes, the income derived from the

1		operation of ships or aircraft that are documented or
2		registered under the laws of the United States;
3	(9)	The value of legal services provided by a legal
4		service plan to a taxpayer, the taxpayer's spouse, and
5		the taxpayer's dependents;
6	(10)	Amounts paid, directly or indirectly, by a legal
7		service plan to a taxpayer as payment or reimbursement
8		for the provision of legal services to the taxpayer,
9		the taxpayer's spouse, and the taxpayer's dependents;
10	(11)	Contributions by an employer to a legal service plan
11		for compensation (through insurance or otherwise) to
12		the employer's employees for the costs of legal
13		services incurred by the employer's employees, their
14		spouses, and their dependents;
15	(12)	Amounts received in the form of a monthly surcharge by
16		a utility acting on behalf of an affected utility
17		under section 269-16.3; provided that amounts retained
18		by the acting utility for collection or other costs
19		shall not be included in this exemption;
20	[ <del>(13)</del>	Amounts received in the form of a cable surcharge by
21		an electric utility company acting on behalf of a

1		certified cable company under section 269-134;
2		provided that any amounts retained by that electric
3		utility company for collection or other costs shall
4		not be included in this exemption; and
5	[ <del>(14)</del> ]	(13) One hundred per cent of the gain realized by a
6		fee simple owner from the sale of a leased fee
7		interest in units within a condominium project,
8		cooperative project, or planned unit development to
9		the association of owners under chapter 514A or 514B,
10		or the residential cooperative corporation of the
11		leasehold units.
12		For purposes of this paragraph:
13		"Fee simple owner" shall have the same meaning as
14		provided under section 516-1; provided that it shall
15		include legal and equitable owners;
16		"Legal and equitable owner", and "leased fee
17		interest" shall have the same meanings as provided
18		under section 516-1; and
19		"Condominium project" and "cooperative project"
20		shall have the same meanings as provided under section
21		514C-1."

- 1 SECTION 4. Section 269-30, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "§269-30 Finances; public utility fee. (a) Sections 607-
- 4 5 to 607-9 shall apply to the public utilities commission and
- 5 each commissioner, as well as to the supreme and circuit courts,
- 6 and all costs and fees paid or collected pursuant to this
- 7 section shall be deposited with the director of finance to the
- 8 credit of the public utilities commission special fund
- 9 established under section 269-33.
- 10 (b) There also shall be paid to the public utilities
- 11 commission in each of the months of July and December of each
- 12 year, by each public utility subject to investigation by the
- 13 public utilities commission, a fee equal to one-fourth of one
- 14 per cent of the gross income from the public utility's business
- 15 during the preceding year, or the sum of \$30, whichever is
- 16 greater. This fee shall be deposited with the director of
- 17 finance to the credit of the public utilities commission special
- 18 fund.
- (c) Each public utility paying a fee under subsection (b)
- 20 may impose a surcharge to recover the amount paid above one-
- 21 eighth of one per cent of gross income. The surcharge imposed

shall not be subject to the notice, hearing, and approval 1 requirements of this chapter; provided that the surcharge may be 2 imposed by the utility only after thirty days' notice to the 3 public utilities commission. Unless ordered by the public 4 5 utilities commission, the surcharge shall be imposed only until 6 the conclusion of the public utility's next rate case; provided that the surcharge shall be subject to refund with interest at 7 8 the public utility's authorized rate of return on rate base if 9 the utility collects more money from the surcharge than actually 10 paid due to the increase in the fee to one-fourth of one per 11 cent. 12 Notwithstanding any provision of this chapter to the 13 contrary, the public utilities commission may, upon the filing 14 of a petition by a public utility, credit a public utility for 15 amounts paid under subsection (b) toward amounts the public 16 utility owes in one call center fees under section 269E-6(f). 17 [(e) Amounts received in the form of a cable surcharge by 18 an electric utility company acting on behalf of a certified 19 cable company under section 269 134 shall not be deemed gross income for that electric utility company for purposes of this 20

section; provided that any amounts-retained by that electric

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1 utility company for collection or other costs shall not be 2 included in this exemption.] " SECTION 5. Section 239-5.6, Hawaii Revised Statutes, is 3 repealed. 4 5 ["[§239-5.6] Cable surcharge amounts exempt. Amounts 6 received in the form of a cable surcharge by an electric utility 7 company acting on behalf of a certified cable company under 8 section 269-134 shall not be deemed gross income of that 9 electric utility company for purposes of this chapter; provided 10 that any amounts retained by that electric utility company for 11 collection or other costs shall not be included in this **12** exemption."] 13 SECTION 6. Section 240-1.6, Hawaii Revised Statutes, is 14 repealed. 15 ["[\$240-1.6] Cable surcharge amounts exempt. Amounts 16 received in the form of a cable surcharge by an electric utility **17** company acting on behalf of an affected certified cable company 18 under section 269 134 shall not be deemed gross receipts for 19 that electric utility company for purposes of this chapter; 20 provided that any amounts retained by that electric utility

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    company for collection or other costs shall not be included in
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    this exemption."]
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         SECTION 7. Section 269-133, Hawaii Revised Statutes, is
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    repealed.
         ["[$269-133] Transmission tariff. The commission shall,
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    by order, approve, disapprove, or approve-subject to certain
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    conditions, the tariff of the certified cable company pursuant
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    to which the certified cable company shall make the capacity of
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    its high-voltage electric transmission cable system available to
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    the electric utility company or companies. The tariff shall be
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    consistent with the tariff provisions provided in the request
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    for proposals, unless otherwise ordered by the commission. The
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    tariff shall specify the terms and conditions under which the
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    certified cable company will be entitled to receive revenues
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    collected through the cable surcharge, established pursuant to
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    section 269-134. The certified cable company may submit its
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    proposed tariff for approval prior to the expected commercial
    operations date, and the commission shall take final action on
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    the proposed tariff within one hundred twenty days after
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    submittal of the proposed tariff with supporting documentation
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- 1 as may be required by the commission; provided that the
- 2 commission may extend the timeline as necessary."]
- 3 SECTION 8. Act 165, Session Laws of Hawaii 2012, is
- 4 amended by amending section 9 to read as follows:
- 5 "SECTION 9. This Act shall take effect on July 1, 2012;
- 6 provided that the [amendments] amendment made to section [235-
- 7 7 235-7(a)(12), Hawaii Revised Statutes, in section 5 of this
- 8 Act shall not be repealed when that section is reenacted on
- 9 January 1, [2013,] 2018, pursuant to Act 166, Session Laws of
- 10 Hawaii 2007[-], as amended by section 5 of Act 220, Session Laws
- 11 of Hawaii 2012."
- 12 PART IV
- 13 SECTION 9. Statutory material to be repealed is bracketed
- 14 and stricken. New statutory material is underscored.
- 15 SECTION 10. This Act shall take effect on January 28,
- **16** 2081.

#### Report Title:

Interisland Transmission System; Repeal

#### Description:

Repeals chapter 269, part VIII, Hawaii Revised Statutes, relating to the interisland transmission system. (SB376 HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.